1 2 3 4 5 6	MARY ANN SMITH Deputy Commissioner SEAN M. ROONEY Assistant Chief Counsel PAUL YEE (State Bar No. 142381) Senior Counsel Department of Business Oversight One Sansome Street, Suite 600 San Francisco, California 94104-4448 Telephone: (415) 972-8544 Facsimile: (415) 972-8500	
7	Attorneys for Complainant	
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10	BEFORE THE DEPARTMENT OF BUSINESS OVERSIGHT	
11	OF THE STATE OF CALIFORNIA	
12		
13	In the Matter of:) CFL LICENSE NO. 60DBO-87284
14	THE COMMISSIONER OF BUSINESS OVERSIGHT,) STATEMENT OF ISSUES IN SUPPORT OF NOTICE OF INTENT TO ISSUE ORDER
15	Complainant,) DENYING CALIFORNIA FINANCE) LENDER'S APPLICATION
16	V.)))
17	v.))
18	GREAT ATLANTIC FINANCE CORPORATION,))
19	Respondent.)
20	- Respondent.	.1
21	The Commissioner of Business Oversight (Commissioner), alleges and charges the	
22	Respondent Great Atlantic Finance Corporation (Great Atlantic Finance) as follows:	
23	I.	
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25	INTRODUCTION	
26	The proposed order seeks to deny the issuance of a finance lender's license to Great Atlantic	
27	Finance pursuant to Financial Code § 22109, in that the owner of Great Atlantic Finance made a	
28	false statement on the application and another company owned by the applicant had violated a -1-	

provision of the California Financing Law by failing to file the 2017 CFL annual report in violation of Financial Code section 22159.

II.

THE APPLICATION

- 1. On June 8, 2018, the Department of Business Oversight (DBO) received from Great Atlantic Finance an application for a finance license under California Financing Law (CFL) as both a lender and broker. Great Atlantic Finance proposed place of business was listed as 411 Hackensack Avenue, Hackensack, New Jersey, 07601.
- 2. The application of Great Atlantic Finance is signed by John Francis Wallace (Wallace) who has 100% ownership and is listed as the President. The application discloses that Great Atlantic Finance was organized in the State of New Jersey on September 17, 2017.
- 3. Great Atlantic Finance's business plan is described in the application as providing equipment finance to companies in the manufacturing industry. The description further states that: "All of the loans/leases are assigned to a specific bank, whereby the bank will bill/collect the loan or lease through the life of the loan/lease." Great Atlantic Finance will handle the administration of the loan/lease.
- 4. On the application form, Wallace answered "No" to Question 7.b. which specifically asked: "Has the applicant at any time violated he California Financing Law or regulations, or any similar regulatory scheme of California or a foreign jurisdiction?"
- 5. As part of the application process, Wallace completed a Statement of Identity and Questionnaire form. Wallace answered "No" to Question 4.b which specifically asked: "Have you ever been refused a license to engage in any business in this state or any other state, or has any such license ever been suspended, revoked, or surrendered subject to a settlement, or any

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other similar action?"

6. In submitting his application, Wallace declared under penalty of perjury under the laws of the State of California that the contents and statements contained in the application are true and correct.

III.

GREAT ATLANTIC CAPITAL CORPORTION

- 7. The Commissioner's review of the application revealed that Wallace is also a 50% owner of Great Atlantic Capital Corporation (Great Atlantic Capital). Great Atlantic Capital held a CFL license, but the license was revoked on April 9, 2018.
- 9. Wallace is listed in the Great Atlantic Capital's 2016 CFL Annual Report as the President of the corporation. Great Atlantic Capital's address is listed as 411 Hackensack Avenue, Hackensack, New Jersey, 07601, the same address as the proposed address for Great Atlantic Finance.
- 10. On April 9, 2018, the Commissioner revoked Great Atlantic Capital's CFL license pursuant to Finance Code section 22715, as a result of Great American Finance failing to file the 2017 CFL annual report as required by Financial Code section 22159.

IV.

DENIAL OF APPLICATON

- 11. Financial Code section 22109 provides as follows:
 - (a) Upon reasonable notice and opportunity to be heard, the commissioner may deny the application for any of the following reasons:
 - (1) A false statement of a material fact has been made in the application . . .
 - (3) The applicant or any officer, director, general partner, or person owning or controlling, directly or indirectly, 10 percent or more of the outstanding interests or equity securities of the applicant has violated any provision of this division or the rules thereunder. . .

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V.

CONCLUSION

The Commissioner finds, by reason of the foregoing, that Wallace's false responses on the application for a finance lender's license warrants the denial of the license.

THEREFORE, the Commissioner is mandated under Financial Code section 22109 to deny the application of Great Atlantic Finance Corporation for a California Financing License.

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WHEREFORE IT IS PRAYED that the California Financing License application filed by		
John Francis Wallace on behalf of Great Atlantic Finance Corporation be denied.		
Dated: August 3, 2018 San Francisco, California JAN LYNN OWEN Commissioner of Business Oversight		
By PAUL YEE Senior Counsel		
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